Jack Russo (Cal. Bar No. 96068) Christopher Sargent (Cal. Bar No. 246285) 2 COMPUTERLAW GROUP LLP 401 Florence Street APR 1 5 2019 3 Palo Alto, CA 94301 (650) 327-9800 office (650) 618-1863 fax 4 jrusso@computerlaw.com csargent@computerlaw.com Attorneys for Third Parties THEODORE KRAMER and 7 THOMAS SCARAMELLINO 8 IN THE SUPERIOR COURT OF CALIFORNIA 9 IN AND FOR THE COUNTY OF SAN MATEO 10 11 Six4Three, a Delaware limited liability Case No. CIV533328 12 company, Plaintiff; 13 Assigned for all purposes to Hon. V. Raymond Swope, Dep't 23 14 v. NOTICE TO FACEBOOK, INC. BY THIRD PARTIES AS PARTIES NOT INTENDING TO 15 **Facebook**, **Inc.**, a Delaware corporation; Mark Zuckerberg, an individual; FILE MOTION OR APPLICATION TO SEAL Christopher Cox, an individual; Javier CONDITIONALLY LODGED RECORDS 16 Olivan, an individual; Samuel Lessin, an 17 individual; Michael Vernal, an individual; CAL. R. CT. 2.551(B)(A)(3), (D) Ilya Sukhar, an individual; and Does 1-50, 18 inclusive. 19 Defendants. CIV533328 20 NOT Notice 21 22 23 24 25 26 27 28



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1	TO DEFENDANT FACEBOOK, INC., ITS COUNSEL OF RECORD, THE COURT, AND ALL PARTIES	
2	AND THEIR COUNSEL OF RECORD: TAKE NOTICE that on April 12, 2019, as permitted by California	
3	Rule of Court 2.551(b)(3) and (d), Third Parties Theodore Kramer and Thomas Scaramellino	
4	conditionally lodged under seal the following material containing information designated	
5	"Confidential" by Facebook, Inc. under the Protective Order in this matter or otherwise	
6	previously requested by Facebook to be sealed by the Court:	
7	(a) Third Party Theodore Kramer and Thomas Scaramellino's Opposition to Defendant Facebook, Inc.'s Second Improper Motion for Reconsideration to Open Discovery at 1:27–2:3; and 2:5–2:8	
9	(b) Exhibit 1 to the Declaration of Jack Russo in Support of Opposition to Defendant Facebook, Inc.'s Second Improper Motion for Reconsideration to Open Discovery.	
11	On April 12, 2019, Plaintiffs lodged the above-identified unredacted records with the Court as	
12	specified by California Rule of Court 2.551(d) and filed redacted copies of the documents. Cal.	
13	R. Ct. 2.551(b)(3)(A)(i)–(ii).	
14	TAKE FURTHER NOTICE that Third Parties Theodore Kramer and Thomas Scaramellino do	
15	not intend to request to have the above-identified records sealed.	
16	The above-identified records conditionally lodged by Plaintiffs will be placed in the	
17	public court file upon expiration of ten (10) business days unless Facebook, Inc. or another party	
18	files a motion or application to seal the records under California Rule of Court 2.551. Cal. R. Ct.	
19	9 2.551(b)(3)(A)(iii), (B).	
20	· ·	Respectfully submitted,
21		COMPUTERLAW GROUP LLP
22	J	/s/ Jack Russo ack Russo Christopher Sargent
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24 25	"	Attorneys for Third Parties THEODORE KRAMER and THOMAS SCARAMELLINO
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